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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92061955
Party	Plaintiff DFASS Brands Holdings, LLC
Correspondence Address	DAVID EVERETT MARKO MARKO & MAGOLNICK PA 3001 SW 3RD AVE MIAMI, FL 33129 UNITED STATES friedman@mm-pa.com, marko@mm-pa.com
Submission	Withdrawal of Petition to Cancel
Filer's Name	David E. Marko
Filer's e-mail	marko@mm-pa.com, friedman@mm-pa.com
Signature	/David E. Marko/
Date	06/16/2016
Attachments	Withdrawal of Cancellation Final.pdf(139755 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

DFASS Brand Holdings, LLC, a
Florida limited liability company,

Petitioner,

and

ACADEMY Reginald Williams, an individual,

Registrant.

In the matter of Registration No. 4313253

For the Mark TIME TRAVEL

Registered on April 2, 2013

Cancellation No. 92061955

**WITHDRAWAL OF PETITION FOR CANCELLATION OF THE
TRADEMARK “TIME TRAVEL ACADEMY”**

Petitioner, DFASS Brand Holdings, LLC, a Florida limited liability company (hereinafter “Petitioner”), by and through the undersigned counsel, hereby files this Withdrawal of Petition for Cancellation of the Trademark “Time Travel Academy” pursuant to 37 CFR § 2.114(c) and, as grounds therefor, states as follows:

1. On July 31, 2015, Petitioner commenced this cancellation proceeding for the trademark “Time Travel Academy.”
2. On November 9, 2015, Reginald Williams (hereinafter “Registrant”) filed a response to this cancellation proceeding.
3. On January 22, 2016, this cancellation proceeding was suspended under Trademark Rule 2.117(a) pending final determination of a civil action between the parties styled Williams v. DFASS Brand Holdings, LLC, Case No. 4:15-cv-00837-O, filed in the United States District Court for the Northern District of Texas.
4. The parties have since resolved their differences and reached a settlement

agreement (the “Agreement”).

5. Pursuant to the Agreement, Petitioner hereby wishes to withdraw his Petition for Cancellation of the trademark “Time Travel Academy” and dismiss this proceeding with prejudice.

6. All parties shall be responsible for their own fees and costs.

WHEREFORE, Petitioner respectfully requests that the TTAB dismiss this proceeding with prejudice pursuant to 37 CFR § 2.114(c).

DATED: June 16, 2016

Respectfully submitted,

MARKO & MAGOLNICK, P.A.

By: /s/ David E. Marko
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Attorney for Petitioner

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing has been served on June 16, 2016, by e-mail addressed to counsel for Registrant, Joseph J. Zito, Esq. at jzito@dnlzito.com.

MARKO & MAGOLNICK, P.A.

By: /s/ David E. Marko/
David Everett Marko, Esq.